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PART - IV Republication of Act, Bills, Ordinances etc. and Rules thereunder

Assented to on 28th May, 2015

THE CONSTITUTION (ONE HUNDREDTH AMENDMENT) ACT, 2015

AN ACT

further to amend the Constitution of India to give effect to the acquiring of territories by India and transfer of certain territories to Bangladesh in pursuance of the agreement and its protocol entered into between the Governments of India and Bangladesh.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Constitution (One Hundredth Amendment) Act, 2015.

Short title.

2. In this Act,—

Definitions.

(a) "acquired territory" means so much of the territories comprised in the India-Bangladesh agreement and its protocol and referred to in the First Schedule as are demarcated for the purpose of being acquired by India from Bangladesh in pursuance of the agreement and its protocol referred to in clause (c);

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- (b) "appointed day" means such date as the Central Government may, by notification in the Official Gazette, appoint as the date for acquisition of territories from Bangladesh and transfer of the territories to Bangladesh in pursuance of the India-Bangladesh agreement and its protocol, after causing the territories to be so acquired and transferred as referred to in the First Schedule and Second Schedule and demarcated for the purpose;
- (c) "India-Bangladesh agreement" means the agreement between the Government of the Republic of India and the Government of the People's Republic of Bangladesh concerning the Demarcation of the Land Boundary between India and Bangladesh and Related Matters dated the 16th day of May, 1974, Exchange of Letters dated the 26th day of December, 1974, the 30th day of December, 1974, the 7th day of October, 1982, the 26th day of March, 1992 and protocol to the said agreement dated the 6th day of September, 2011, entered into between the Governments of India and Bangladesh, the relevant extracts of which are set out in the Third Schedule;
- (d) "transferred territory", means so much of the territories comprised in the India-Bangladesh agreement and its protocol and referred to in the Second Schedule as are demarcated for the purpose of being transferred by India to Bangladesh in pursuance of the agreements and its protocol referred to in clause (c).
- 3. As from the appointed day, in the First Schedule to the Constitution,—

(a) in the paragraph relating to the territories of the State of Assam, the words, brackets and figures "and the territories referred to in Part I of the Second Schedule to the Constitution (One Hundredth Amendment) Act, 2015, notwithstanding anything contained in clause (a) of section 3 of the Constitution (Ninth Amendment) Act, 1960, so far as it relates to the territories referred to in Part I of the Second Schedule to the Constitution (One Hundredth Amendment) Act, 2015", shall be added at the end;

- (b) in the paragraph relating to the territories of the State of West Bengal, the words, brackets and figures "and also the territories referred to in Part III of the First Schedule but excluding the territories referred to in Part III of the Second Schedule to the Constitution (One Hundredth Amendment) Act, 2015, notwithstanding anything contained in clause (c) of section 3 of the Constitution (Ninth Amendment) Act, 1960, so far as it relates to the territories referred to in Part III of the First Schedule and the territories referred to in Part III of the Second Schedule to the Constitution (One Hundredth Amendment) Act, 2015", shall be added at the end;
- (c) in the paragraph relating to the territories of the State of Meghalaya, the words, brackets and figures "and the territories referred to in Part I of the First Schedule but excluding the territories referred to in Part II of the Second Schedule to the Constitution (One Hundredth Amendment) Act, 2015", shall be added at the end;
- (*d*) in the paragraph relating to the territories of the State of Tripura, the words, brackets and figures "and the territories referred to in Part II of the First Schedule to the Constitution (One Hundredth Amendment) Act, 2015, notwithstanding anything contained in clause (*d*) of section 3 of the Constitution (Ninth Amendment) Act, 1960, so far as it relates to the territories referred to in Part II of the First Schedule to the Constitution (One Hundredth Amendment) Act, 2015", shall be added at the end.

Amendment of First Schedule to Constitution.

THE FIRST SCHEDULE

[See sections 2(a), 2(b) and 3]

PART I

The acquired territory in relation to Article 2 of the agreement dated the 16th day of May, 1974 and Article 3 (I) (b) (ii) (iii) (iv) (v) of the protocol dated the 6th day of September, 2011.

PART II

The acquired territory in relation to Article 2 of the agreement dated the 16th day of May, 1974 and Article 3 (I) (c) (i) of the protocol dated the 6th day of September, 2011.

PART III

The acquired territory in relation to Articles 1(12) and 2 of the agreement dated the 16th day of May, 1974 and Articles 2 (II), 3 (I) (a) (iii) (iv) (v) (vi) of the protocol dated the 6th day of September, 2011.

THE SECOND SCHEDULE

[See sections 2(b), 2(d) and 3]

PART I

The transferred territory in relation to Article 2 of the agreement dated 16th day of May, 1974 and Article 3 (I) (d) (i) (ii) of the protocol dated 6th day of September, 2011.

PART II

The transferred territory in relation to Article 2 of the agreement dated the 16th day of May, 1974 and Article 3 (I) (b) (i) of the protocol dated 6th day of September, 2011.

PART III

The transferred territory in relation to Articles 1(12) and 2 of the agreement dated the 16th day of May, 1974 and Articles 2 (II), 3 (I) (a) (i) (ii) (vi) of the protocol dated the 6th day of September, 2011.

THE THIRD SCHEDULE

[See section 2(c)]

I. EXTRACTS FROM THE AGREEMENT BETWEEN GOVERNMENT OF THE REPUBLIC OF INDIA AND THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH CONCERNING THE DEMARCATION OF THE LAND BOUNDARY BETWEEN INDIA AND BANGLADESH AND RELATED MATTERS DATED THE 16TH DAY OF MAY, 1974

Article 1 (12): ENCLAVES

The Indian enclaves in Bangladesh and the Bangladesh enclaves in India should be exchanged expeditiously, excepting the enclaves mentioned in paragraph 14 without claim to compensation for the additional area going to Bangladesh.

Article 2:

The Governments of India and Bangladesh agree that territories in adverse possession in areas already demarcated in respect of which boundary strip maps are already prepared, shall be exchanged within six months of the signing of the boundary strip maps by the plenipotentiaries. They may sign the relevant maps as early as possible as and in any case not later than the 31st December, 1974. Early measures may be taken to print maps in respect of other areas where demarcation has already taken place. These should be printed by the 31st May, 1975 and signed by the plenipotentiaries thereafter in order that the exchange of adversely held possessions in these areas may take place by the 31st December, 1975. In sectors still to be demarcated, transfer of territorial jurisdiction may take place within six months of the signature by plenipotentiaries on the concerned boundary strip maps.

II. EXTRACTS FROM THE PROTOCOL TO THE AGREEMENT BETWEEN THE GOVERNMENT OF THE REPUBLIC OF INDIA AND THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF BANGLADESH CONCERNING THE DEMARCATION OF THE LAND BOUNDARY BETWEEN INDIA AND BANGLADESH AND RELATED MATTERS, DATED THE 6TH DAY OF SEPTEMBER, 2011

Article 2:

(II) Article 1 Clause 12 of the 1974 Agreement shall be implemented as follows:—

Enclaves

111 Indian Enclaves in Bangladesh and 51 Bangladesh Enclaves in India as per the jointly verified cadastral enclave maps and signed at the level of DGLR&S, Bangladesh and DLR&S, West Bengal (India) in April, 1997, shall be exchanged without claim to compensation for the additional areas going to Bangladesh.

Article 3:

(I) Article 2 of the 1974 Agreement shall be implemented as follows:—

The Government of India and the Government of Bangladesh agree that the boundary shall be drawn as a fixed boundary for territories held in Adverse Possession as determined through joint survey and fully depicted in the respective adversely possessed land area Index Map (APL map) finalised by the Land Records and Survey Departments of both the countries between December, 2010 and August, 2011, which are fully described in clause (a) to (d) below.

The relevant strip maps shall be printed and signed by the Plenipotentiaries and transfer of territorial jurisdiction shall be completed simultaneously with the exchange of enclaves. The demarcation of the boundary, as depicted in the above-mentioned Index Maps, shall be as under:—

(a) West Bengal Sector

(i) Bousmari – Madhugari (Kushtia-Nadia) area

The boundary shall be drawn from the existing Boundary Pillar Nos. 154/5-S to 157/1-S to follow the centre of old course of river Mathabanga, as depicted in consolidation map of 1962, as surveyed jointly and agreed in June, 2011.

(ii) Andharkota (Kushtia-Nadia) area

The boundary shall be drawn from existing Boundary Pillar No. 152/5-S to Boundary Pillar No. 153/1-S to follow the edge of existing River Mathabanga as jointly surveyed and agreed in June, 2011.

(iii) Pakuria (Kushtia-Nadia) area

The boundary shall be drawn from existing Boundary Pillar No. 151/1-S to Boundary Pillar No. 152/2-S to follow the edge of River Mathabanga as jointly surveyed and agreed in June, 2011.

(iv) Char Mahishkundi (Kushtia-Nadia) area

The boundary shall be drawn from existing Boundary Pillar No. 153/1-S to Boundary Pillar No. 153/9-S to follow the edge of River Mathabanga as jointly surveyed and agreed in June, 2011.

(v) Haripal/Khutadah/Battoli/Sapameri/LNpur (Patari) (Naogaon-Malda) area

The boundary shall be drawn as line joining from existing Boundary Pillar No. 242/S/13, to Boundary Pillar No. 243/7-S/5 and as jointly surveyed and agreed in June, 2011.

(vi) Berubari (Panchagarh-Jalpaiguri area)

The boundary in the area Berubari (Panchagarh-Jalpaiguri) adversely held by Bangladesh, and Berubari and Singhapara-Khudipara (Panchagarh-Jalpaiguri), adversely held by India shall be drawn as jointly demarcated during 1996-1998.

(b) Meghalaya Sector

(i) Lobachera-Nuncherra

The boundary from existing Boundary Pillar No. 1315/4-S to Boundary Pillar No. 1315/15-S in Lailong - Balichera, Boundary Pillar No. 1316/1-S to Boundary Pillar No. 1316/11-S in Lailong- Noonchera, Boundary Pillar No. 1317 to Boundary Pillar No. 1317/13-S in Lailong- Lahiling and Boundary Pillar No. 1318/1-S to Boundary Pillar No. 1318/2-S in Lailong- Lobhachera shall be drawn to follow the edge of tea gardens as jointly surveyed and agreed in December, 2010.

(ii) Pyrdiwah/ Padua Area

The boundary shall be drawn from existing Boundary Pillar No. 1270/1-S as per jointly surveyed and mutually agreed line till Boundary Pillar No. 1271/1-T. The Parties agree that the Indian Nationals from Pyrdiwah village shall be allowed to draw water from Piyang River near point No. 6 of the agreed Map.

(iii) Lyngkhat Area

(aa) Lyngkhat-I / Kulumcherra and Lyngkhat-II/ Kulumcherra

The boundary shall be drawn from existing Boundary Pillar No. 1264/4-S to Boundary Pillar No. 1265 and BP No. 1265/6-S to 1265/9-S as per jointly surveyed and mutually agreed line.

(ab) Lyngkhat-III/Sonarhat

The boundary shall be drawn from existing Boundary Pillar No. 1266/13-S along the nallah southwards till it meets another nallah in the east-west direction, thereafter it shall run along the northern edge of the nallah in east till it meets the existing International Boundary north of Reference Pillar Nos.1267/4-R-B and 1267/3-R-I.

(iv) Dawki/Tamabil area

The boundary shall be drawn by a straight line joining existing Boundary Pillar Nos. 1275/1-S to Boundary Pillar Nos. 1275/7-S. The Parties agree to fencing on 'zero line' in this area.

(v) Naljuri/Sreepur Area

(aa) Naljuri I

The boundary shall be a line from the existing Boundary Pillar No. 1277/2-S in southern direction up to three plots as depicted in the strip Map No. 166 till it meets the nallah flowing from Boundary Pillar No. 1277/5-T, thereafter it will run along the western edge of the nallah in the southern direction up to 2 plots on the Bangladesh side, thereafter it shall run eastwards till it meets a line drawn in southern direction from Boundary Pillar No. 1277/4-S.

(ab) Naljuri III

The boundary shall be drawn by a straight line from existing Boundary Pillar No. 1278/2-S to Boundary Pillar No. 1279/3-S.

(vi) Muktapur/ Dibir Hawor Area

The Parties agree that the Indian Nationals shall be allowed to visit Kali Mandir and shall also be allowed to draw water and exercise fishing rights in the water body in the Muktapur / Dibir Hawor area from the bank of Muktapur side.

(c) Tripura Sector

(i) Chandannagar-Champarai Tea Garden area in Tripura/ Moulvi Bazar sector

The boundary shall be drawn along Sonaraichhera river from existing Boundary Pillar No. 1904 to Boundary Pillar No. 1905 as surveyed jointly and agreed in July, 2011.

(d) Assam Sector

(i) Kalabari (Boroibari) area in Assam sector

The boundary shall be drawn from existing Boundary Pillar No. 1066/24-T to Boundary Pillar No. 1067/16-T as surveyed jointly and agreed in August, 2011.

(ii) Pallathal area in Assam sector

The boundary shall be drawn from existing Boundary Pillar No. 1370/3-S to 1371/6-S to follow the outer edge of the tea garden and from Boundary Pillar No. 1372 to 1373/2-S along outer edge of the pan plantation.

III. LIST OF EXCHANGE OF ENCLAVES BETWEEN INDIA AND BANGLADESH IN PURSUANT TO ARTICLE 1 (12) OF THE AGREEMENT DATED 16TH MAY 1974 AND THE PROTOCOL TO THE AGREEMENT DATED 6TH SEPTEMBER, 2011

A. EXCHANGEABLE INDIAN ENCLAVESIN BANGLADESHWITH AREA

Sl. No.	Name of Chhits	Chhit No.	Lying within Police station Bangladesh	Lying within Police station W. Bengal	Area in acres
		A. Enclaves wit	h independent chhits	,	
1.	Garati	75	Pochagar	Haldibari	58.23
2.	Garati	76	Pochagar	Haldibari	0.79
3.	Garati	77	Pochagar	Haldibari	18

Sl. No.	Name of Chhits	Chhit No.	Lying within Police station Bangladesh	Lying within Police station W. Bengal	Area in acres
1	2	3	4	5	6
4.	Garati	78	Pochagar	Haldibari	958.66
5.	Garati	79	Pochagar	Haldibari	1.74
6.	Garati	80	Pochagar	Haldibari	73.75
7.	Bingimari Part-I	73	Pochagar	Haldibari	6.07
8.	Nazirganja	41	Boda	Haldibari	58.32
9.	Nazirganja	42	Boda	Haldibari	434.29
10.	Nazirganja	44	Boda	Haldibari	53.47
11.	Nazirganja	45	Boda	Haldibari	1.07
12.	Nazirganja	46	Boda	Haldibari	17.95
13.	Nazirganja	47	Boda	Haldibari	3.89
14.	Nazirganja	48	Boda	Haldibari	73.27
15.	Nazirganja	49	Boda	Haldibari	49.05
16.	Nazirganja	50	Boda	Haldibari	5.05
17.	Nazirganja	51	Boda	Haldibari	0.77
18.	Nazirganja	52	Boda	Haldibari	1.04
19.	Nazirganja	53	Boda	Haldibari	1.02
20.	Nazirganja	54	Boda	Haldibari	3.87
21.	Nazirganja	55	Boda	Haldibari	12.18
22.	Nazirganja	56	Boda	Haldibari	54.04
23.	Nazirganja	57	Boda	Haldibari	8.27
24.	Nazirganja	58	Boda	Haldibari	14.22
25.	Nazirganja	60	Boda	Haldibari	0.52
26.	Putimari	59	Boda	Haldibari	122.8
27.	Daikhata Chhat	38	Boda	Haldibari	499.21
28.	Salbari	37	Boda	Haldibari	1188.93
29.	Kajal Dighi	36	Boda	Haldibari	771.44
30.	Nataktoka	32	Boda	Haldibari	162.26
31.	Nataktoka	33	Boda	Haldibari	0.26
32.	Beuladanga Chhat	35	Boda	Haldibari	0.83
33.	Balapara Iagrabar	3	Debiganj	Haldibari	1752.44
34.	Bara Khankikharija Citaldaha	30	Dimla	Haldibari	7.71
35.	Bara Khankikharija Citaldaha	29	Dimla	Haldibari	36.83
36.	Barakhangir	28	Dimla	Haldibari	30.53

Sl. No.	Name of Chhits C	hhit No.	Lying within Police station Bangladesh	Lying within Police station W. Bengal	Area in acres
1	2	3	4	5	6
37.	Nagarjikobari	31	Dimla	Haldibari	33.41
38.	Kuchlibari	26	Patgram	Mekliganj	5.78
39.	Kuchlibari	27	Patgram	Mekliganj	2.04
40.	_	ent of J.L.107 S Mekliganj	Patgram	Mekliganj	4.35
41.	Jamaldaha-Balapukhari	6	Patgram	Mekliganj	5.24
42.	Uponchowki kuchlibari	115/2	Patgram	Mekliganj	0.32
43.	Uponchowki kuchlibari	7	Patgram	Mekliganj	44.04
44.	Bhothnri	11	Patgram	Mekliganj	36.83
45.	Balapukhari	5	Patgram	Mekliganj	55.91
46.	Bara Khangir	4	Patgram	Mekliganj	50.51
47.	Bara Khangir	9	Patgram	Mekliganj	87.42
48.	Chhat Bogdokra	10	Patgram	Mekliganj	41.7
49.	Ratanpur	11	Patgram	Mekliganj	58.91
50.	Bogdokra	12	Patgram	Mekliganj	25.49
51.		ment of J.L. P.S Mekliganj	Patgram	Mekliganj	0.88
52.	Kharkharia	15	Patgram	Mekliganj	60.74
53.	Kharkharia	13	Patgram	Mekliganj	51.62
54.	Lotamari	14	Patgram	Mekliganj	110.92
55.	Bhotbari	16	Patgram	Mekliganj	205.46
56.	Komat Changrabandha	16A	Patgram	Mekliganj	42.8
57.	Komat Changrabandha	17A	Patgram	Mekliganj	16.01
58.	Panisala	17	Patgram	Mekliganj	137.66
59.	Dwarikamari Khasbash	18	Patgram	Mekliganj	36.5
60.	Panisala	153/P	Patgram	Mekliganj	0.27
61.	Panisala	153/O	Patgram	Mekliganj	18.01
62.	Panisala	19	Patgram	Mekliganj	64.63
63.	Panisala	21	Patgram	Mekliganj	51.4
64.	Lotamari	20	Patgram	Mekliganj	283.53
65.	Lotamari	22	Patgram	Mekliganj	98.85
66.	Dwarikamari	23	Patgram	Mekliganj	39.52
67.	Dwarikamari	25	Patgram	Mekliganj	45.73
68.	Chhat Bhothat	24	Patgram	Mekliganj	56.11
69.	Baakata	131	Patgram	Hathabhanga	22.35

Sl. No.	Name of Chhits C	Chhit No.	Lying within Police station Bangladesh	Lying within Police station W. Bengal	Area in acres
1	2	3	4	5	6
70.	Baakata	132	Patgram	Hathabhanga	11.96
71.	Baakata	130	Patgram	Hathibhanga	20.48
72.	Bhogramguri	133	Patgram	Hathibhanga	1.44
73.	Chenakata	134	Patgram	Mekliganj	7.81
74.	Banskata	119	Patgram	Mathabanga	413.81
75.	Banskata	120	Patgram	Mathabanga	30.75
76.	Banskata	121	Patgram	Mathabanga	12.15
77.	Banskata	113	Patgram	Mathabanga	57.86
78.	Banskata	112	Patgram	Mathabanga	315.04
79.	Banskata	114	Patgram	Mathabanga	0.77
80.	Banskata	115	Patgram	Mathabanga	29.2
81.	Banskata	122	Patgram	Mathabanga	33.22
82.	Banskata	127	Patgram	Mathabanga	12.72
83.	Banskata	128	Patgram	Mathabanga	2.33
84.	Banskata	117	Patgram	Mathabanga	2.55
85.	Banskata	118	Patgram	Mathabanga	30.98
86.	Banskata	125	Patgram	Mathabanga	0.64
87.	Banskata	126	Patgram	Mathabanga	1.39
88.	Banskata	129	Patgram	Mathabanga	1.37
89.	Banskata	116	Patgram	Mathabanga	16.96
90.	Banskata	123	Patgram	Mathabanga	24.37
91.	Banskata	124	Patgram	Mathabanga	0.28
92.	Gotamari Chhit	135	Hatibandha	Sitalkuchi	126.59
93.	Gotamari Chhit	136	Hatibandha	Sitalkuchi	20.02
94.	Banapachai	151	Lalmonirhat	Dinhata	217.29
95.	Banapachai Bhitarkuthi	152	Lalmonirhat	Dinhata	81.71
96.	Dasiar Chhara	150	Fulbari	Dinhata	1643.44
97.	Dakurhat- Dakinirkuthi	156	Kurigram	Dinhata	14.27
98.	Kalamati	141	Bhurungamari	Dinhata	21.21
99.	Bhahobganj	153	Bhurungamari	Dinhata	31.58
100.	Baotikursa	142	Bhurungamari	Dinhata	45.63
101.	Bara Coachulka	143	Bhurungamari	Dinhata	39.99
102.	Gaochulka II	147	Bhurungamari	Dinhata	0.9
103.	Gaochulka I	146	Bhurungamari	Dinhata	8.92

Sl. No.	Name of Chhits	Chhit No.	Lying within Police station Bangladesh	Lying within Police station W. Bengal	Area in acres
1	2	3	4	5	6
104.	Dighaltari II	145	Bhurungamari	Dinhata	8.81
105.	Dighaltari I	144	Bhurungamari	Dinhata	12.31
106.	Chhoto Garaljhora II	149	Bhurungamari	Dinhata	17.85
107.	Chhoto Garaljhora I	148	Bhurungamari	Dinhata	35.74
108.	1 chhit *without nam & JL No. at the south and of JL No. 38 & southern and of JL No. 39 (locally known as Ashokabari**)	nern	Patgram	Mathabhanga	3.5
		Enclaves with	Fragmented Chhits		
109.	(i) Bewladanga	34	Haldibari	Boda	862.46
	(ii) Bewladanga	Fragment	Haldibari	Debiganj	
110.	(i) Kotbhajni	2	Haldibari	Debiganj	2012.27
	(ii) Kotbhajni	Fragment	Haldibari	Debiganj	
	(iii) Kotbhajni	Fragment	Haldibari	Debiganj	
	(iv) Kotbhajni	Fragment	Haldibari	Debiganj	
111.	(i) Dahala	Khagrabri	Haldibari	Debiganj	2650.35
	(ii) Dahala	Fragment	Haldibari	Debiganj	
	(iii) Dahala	Fragment	Haldibari	Debiganj	
	(iv) Dahala	Fragment	Haldibari	Debiganj	
	(v) Dahala	Fragment	Haldibari	Debiganj	
	(vi) Dahala	Fragment	Haldibari	Debiganj	
					17160.63

The above given details of enclaves have been jointly compared and reconciled with records held by India and Bangladesh during the Indo-Bangladesh Conference held at Calcutta during 9th — 12th October, 1996 as well as during joint field inspection at Jalpaiguri (West Bengal) Panchagarh (Bangladesh) sector during 21—24 November, 1996.

Note: Name of enclave in Sl. No. 108 above has been identified as Ashokabari by joint ground verification during field season 1996-97.

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^{*} Corrected *vide* 150th (54th) India-Bangladesh Boundary Conference held at Kolkata from 29th September to 2nd October, 2002.

^{**} Corrected *vide* 152nd (56th) India-Bangladesh Boundary Conference held at Kochbihar, India from 18th—20th September, 2003.

B. EXCHANGEABLE BANGLADESH ENCLAVES IN INDIA WITH AREA

Sl. No.	Name of Chhits	Lying within Police station W. Bengal	Lying within Police station Bangladesh	J.L. No.	Area in acres
1	2	3	4	5	6
	A. Enclaves v	vith independent o	chhits		
1.	Chhit Kuchlibari	Mekliganj	Patgram	22	370.64
2.	Chhit Land of Kuchlibari	Mekliganj	Patgram	24	1.83
3.	Balapukhari	Mekliganj	Patgram	21	331.64
4.	Chhit Land of Panbari No.2	Mekliganj	Patgram	20	1.13
5.	Chhit Panbari	Mekliganj	Patgram	18	108.59
6.	Dhabalsati Mirgipur	Mekliganj	Patgram	15	173.88
7.	Bamandal	Mekliganj	Patgram	11	2.24
8.	Chhit Dhabalsati	Mekliganj	Patgram	14	66.58
9.	Dhabalsati	Mekliganj	Patgram	13	60.45
10.	Srirampur	Mekliganj	Patgram	8	1.05
11.	Jote Nijjama	Mekliganj	Patgram	3	87.54
12.	Chhit Land of Jagatber No.3	Mathabhanga	Patgram	37	69.84
13.	Chhit Land of Jagatber No.1	Mathabhanga	Patgram	35	30.66
14.	Chhit Land of Jagatber No.2	Mathabhanga	Patgram	36	27.09
15.	Chhit Kokoabari	Mathabhanga	Patgram	47	29.49
16.	Chhit Bhandardaha	Mathabhanga	Patgram	67	39.96
17.	Dhabalguri	Mathabhanga	Patgram	52	12.5
18.	Chhit Dhabalguri	Mathabhanga	Patgram	53	22.31
19.	Chhit Land of Dhabalguri No.3	Mathabhanga	Patgram	70	1.33
20.	Chhit Land of Dhabalguri No.4	Mathabhanga	Patgram	71	4.55
21.	Chhit Land of Dhabalguri No.5	Mathabhanga	Patgram	72	4.12
22.	Chhit Land of Dhabalguri No.1	Mathabhanga	Patgram	68	26.83
23.	Chhit Land of Dhabalguri No.2	Mathabhanga	Patgram	69	13.95
24.	Mahishmari	Sitalkuchi	Patgram	54	122.77
25.	Bura Saradubi	Sitalkuchi	Hatibadha	13	34.96
26.	Falnapur	Sitalkuchi	Patgram	64	505.56
27.	Amjhol	Sitalkuchi	Hatibandha	57	1.25
28.	Kismat Batrigachh	Dinhata	Kaliganj	82	209.95
29.	Durgapur	Dinhata	Kaliganj	83	20.96
30.	Bansua Khamar Gitaldaha	Dinhata	Lalmonirhat	1	24.54
31.	Poaturkuthi	Dinhata	Lalmonirhat	37	589.94
32.	Paschim Bakalir Chhara	Dinhata	Bhurungamari	38	151.98

Sl. No.	Name of Chhits	Lying within Police station W. Bengal	Lying within Police station Bangladesh	J.L. No.	Area in acres
1	2	3	4	5	6
33.	Madhya Bakalir Chhara	Dinhata	Bhurungamari	39	32.72
34.	Purba Bakalir Chhara	Dinhata	Bhurungamari	40	12.23
35.	Madhya Masaldanga	Dinhata	Bhurungamari	3	136.66
36.	Madhya Chhit Masaldanga	Dinhata	Bhurungamari	8	11.87
37.	Paschim Chhit Masaldanga	Dinhata	Bhurungamari	7	7.6
38.	Uttar Masaldanga	Dinhata	Bhurungamari	2	27.29
39.	Kachua	Dinhata	Bhurungamari	5	119.74
40.	Uttar Bansjani	Tufanganj	Bhurungamari	1	47.17
41.	Chhat Tilai	Tufanganj	Bhurungamari	17	81.56
	B. Enclaves with	h Fragmented C	Thhits		
42.	(i) Nalgram	Sitalkuchi	Patgarm	65	1397.34
	(ii) Nalgram (Fragment)	Sitalkuchi	Patgarm	65	
	(iii) Nalgram (Fragment)	Sitalkuchi	Patgarm	65	
43.	(i) Chhit Nalgram	Sitalkuchi	Patgarm	66	49.5
	(ii) Chhit Nalgram (Fragment)	Sitalkuchi	Patgarm	66	
44.	(i) Batrigachh	Dinhata	Kaliganj	81	577.37
	(ii) Batrigachh (Fragment)	Dinhata	Kaliganj	81	
	(iii) Batrigachh (Fragment)	Dinhata	Phulbari	9	
45.	(i) Karala	Dinhata	Phulbari	9	269.91
	(ii) Karala (fragment)	Dinhata	Phulbari	9	
	(iii) Karala (fragment)	Dinhata	Phulbari	8	
46.	(i) Sipprasad Mustati	Dinhata	Phulbari	8	373.2
	(ii) Sipprasad Mustati (Fragment)	Dinhata	Phulbari	6	
47.	(i) Dakshin Masaldanga	Dinhata	Bhurungamari	6	571.38
	(ii) Dakshin Masaldanga (Fragment)	Dinhata	Bhurungamari	6	
	(iii) Dakshin Masaldanga (Fragment)	Dinhata	Bhurungamari	6	
	(iv) Dakshin Masaldanga (Fragment)	Dinhata	Bhurungamari	6	
	(v) Dakshin Masaldanga (Fragment)	Dinhata	Bhurungamari	6	
	(vi) Dakshin Masaldanga (Fragment)	Dinhata	Bhurungamari	6	
48.	(i) Paschim Masaldanga	Dinhata	Bhurungamari	4	29.49
	(ii) Paschim Masaldanga (Fragment)	Dinhata	Bhurungamari	4	
49.	(i) Purba Chhit Masaldanga	Dinhata	Bhurungamari	10	35.01
	(ii) Purba Chhit Masaldanga (Fragment)	Dinhata	Bhurungamari	10	

Sl. No.	Name of Chhits	Lying within Police station W. Bengal	Lying within Police station Bangladesh	J.L No.	Area in acres
1	2	3	4	5	6
50.	(i) Purba Masaldanga	Dinhata	Bhurungamari	11	153.89
	(ii) Purba Masaldanga (Fragment)	Dinhata	Bhurungamari	11	
51.	(i) Uttar Dhaldanga	Tufanganj	Bhurungamari	14	24.98
	(ii) Uttar Dhaldanga (Fragment)	Tufanganj	Bhurungamari	14	
	(iii) Uttar Dhaldanga (Fragment)	Tufanganj	Bhurungamari	14	
	Total Area				7,110.02

The above given details of enclaves have been jointly compared and reconciled with records held by India and Bangladesh during the Indo-Bangladesh Conference held at Calcutta during 9th—12th October, 1996 as well as during joint field inspection at Jalpaiguri (West Bengal) – Panchagarh (Bangladesh) sector during 21—24 November, 1996.

Brig. J.R. Peter Director Land Records & Survey (Ex Officio) West Bengal, India & Director, Eastern Circle Survey of India, Calcutta. Md. Shafi Uddin Director General, Land Records and Surveys, Bangladesh.

Assented to on 10th March, 2015

THE CITIZENSHIP (AMENDMENT) ACT, 2015

No. 1 of 2015

AN ACT

further to amend the Citizenship Act, 1955.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Citizenship (Amendment) Act, 2015.

(2) It shall be deemed to have come into force on the 6th day of January, 2015.

Short title and commencement.

57 of 1955.

2. In the Citizenship Act, 1955 (hereinafter referred to as the principal Act), in section 2, in sub-section (I), for clause (ee), the following clause shall be substituted, namely:—

Amendment of section 2.

'(ee) "Overseas Citizen of India Cardholder" means a person registered as an Overseas Citizen of India Cardholder by the Central Government under section 7A;'.

3. In the principal Act, in section 5,—

Amendment of section 5.

(i) in sub-section (1),—

(a) in clause (f), for the words "has been residing in India for one year", the words "is ordinarily resident in India for twelve months" shall be substituted;

- (b) in clause (g),—
- (A) for the words "Overseas Citizen of India", the words "Overseas Citizen of India Cardholder" shall be substituted;
- (B) for the words "has been residing in India for one year", the words "is ordinarily resident in India for twelve months" shall be substituted;
- (ii) after sub-section (1), the following sub-section shall be inserted, namely:—
- "(1A) The Central Government, if it is satisfied that special circumstances exist, may after recording the circumstances in writing, relax the period of twelve months, specified in clauses (f) and (g) and clause (i) of Explanation 1 of sub-section (1), up to a maximum of thirty days which may be in different breaks."
- **4.** In the principal Act, for sections 7A, 7B, 7C and section 7D, the following sections shall be substituted, namely:—

Substitution of new sections for sections 7A, 7B, 7C and section 7D.

Registration of Overseas Citizen of India Cardholder.

- "7A. (1) The Central Government may, subject to such conditions, restrictions and manner as may be prescribed, on an application made in this behalf, register as an Overseas Citizen of India Cardholder—
 - (a) any person of full age and capacity,—
 - (i) who is a citizen of another country, but was a citizen of India at the time of, or at any time after the commencement of the Constitution; or
 - (ii) who is a citizen of another country, but was eligible to become a citizen of India at the time of the commencement of the Constitution; or
 - (*iii*) who is a citizen of another country, but belonged to a territory that became part of India after the 15th day of August,1947; or
 - (iv) who is a child or a grandchild or a great grandchild of such a citizen; or
 - (b) a person, who is a minor child of a person mentioned in clause (a); or
 - (c) a person, who is a minor child, and whose both parents are citizens of India or one of the parents is a citizen of India; or
 - (d) spouse of foreign origin of a citizen of India or spouse of foreign origin of an Overseas Citizen of India Cardholder registered under section 7A and whose marriage has been registered and subsisted for a continuous period of not less than two years immediately preceding the presentation of the application under this section:

Provided that for the eligibility for registration as an Overseas Citizen of India Cardholder, such spouse shall be subjected to prior security clearance by a competent authority in India:

Provided further that no person, who or either of whose parents or grandparents or great grandparents is or had been a citizen of Pakistan, Bangladesh or such other country as the Central Government may, by notification in the Official Gazette, specify, shall be eligible for registration as an Overseas Citizen of India Cardholder under this sub-section.

(2) The Central Government may, by notification in the Official Gazette, specify the date from which the existing Persons of Indian Origin Cardholders shall be deemed to be Overseas Citizens of India Cardholders.

Explanation.— For the purposes of this sub-section, "Persons of Indian Origin Cardholders" means the persons registered as such under notification number 26011/4/98 F.I., dated the 19th August, 2002, issued by the Central Government in this regard.

- (3) Notwithstanding anything contained in sub-section (1), the Central Government may, if it is satisfied that special circumstances exist, after recording the circumstances in writing, register a person as an Overseas Citizen of India Cardholder.
- 7B. (1) Notwithstanding anything contained in any other law for the time being in force, an Overseas Citizen of India Cardholder shall be entitled to such rights, other than the rights specified under sub-section (2), as the Central Government may, by notification in the Official Gazette, specify in this behalf.
- (2) An Overseas Citizen of India Cardholder shall not be entitled to the rights conferred on a citizen of India—
 - (a) under article 16 of the Constitution with regard to equality of opportunity in matters of public employment;
 - (b) under article 58 of the Constitution for election as President;
 - (c) under article 66 of the Constitution for election as Vice-President;
 - (d) under article 124 of the Constitution for appointment as a Judge of the Supreme Court;
 - (e) under article 217 of the Constitution for appointment as a Judge of the High Court;
 - (f) under section 16 of the Representation of the People Act,1950 in regard to registration as a voter;
 - (g) under sections 3 and 4 of the Representation of the People Act, 1951 with regard to the eligibility for being a member of the House of the People or of the Council of States, as the case may be;
 - (h) under sections 5, 5A and section 6 of the Representation of the People Act, 1951 with regard to the eligibility for being a member of the Legislative Assembly or the Legislative Council, as the case may be, of a State;
 - (*i*) for appointment to public services and posts in connection with affairs of the Union or of any State except for appointment in such services and posts as the Central Government may, by special order in that behalf, specify.
- (3) Every notification issued under sub-section (1) shall be laid before each House of Parliament.
- 7C. (1) If any Overseas Citizen of India Cardholder of full age and capacity makes in prescribed manner a declaration renouncing the Card registering him as an Overseas Citizen of India Cardholder, the declaration shall be registered by the Central Government, and upon such registration, that person shall cease to be an Overseas Citizen of India Cardholder.
- Renunciation of Overseas Citizen of India Card.
- (2) Where a person ceases to be an Overseas Citizen of India Cardholder under sub-section (*I*), the spouse of foreign origin of that person, who has obtained Overseas Citizen of India Card under clause (*d*) of sub-section (*I*) of section 7A, and every minor child of that person registered as an Overseas Citizen of India Cardholder shall thereupon cease to be an Overseas Citizen of India Cardholder.
- 7D. The Central Government may, by order, cancel the registration granted under sub-section (*I*) of section 7A, if it is satisfied that—
 - (a) the registration as an Overseas Citizen of India Cardholder was obtained by means of fraud, false representation or the concealment of any material fact; or
 - (b) the Overseas Citizen of India Cardholder has shown disaffection towards the Constitution, as by law established; or
 - (c) the Overseas Citizen of India Cardholder has, during any war in which India may be engaged, unlawfully traded or communicated with an enemy or

Conferment of rights on Overseas Citizen of India Cardholder.

43 of 1950.

43 of 1951.

43 of 1951.

Cancellation of registration as Overseas Citizen of India Cardholder. been engaged in, or associated with, any business or commercial activity that was to his knowledge carried on in such manner as to assist an enemy in that war; or

- (d) the Overseas Citizen of India Cardholder has, within five years after registration under sub-section (1) of section 7A, been sentenced to imprisonment for a term of not less than two years; or
- (e) it is necessary so to do in the interests of the sovereignty and integrity of India, the security of India, friendly relations of India with any foreign country, or in the interests of the general public; or
- (f) the marriage of an Overseas Citizen of India Cardholder, who has obtained such Card under clause (d) of sub-section (1) of section 7A,—
 - (i) has been dissolved by a competent court of law or otherwise; or
 - (ii) has not been dissolved but, during the subsistence of such marriage, he has solemnised marriage with any other person.".

Amendment of section 18.

5. In the principal Act, in section 18, in sub-section (2), after clause (*ee*), the following clauses shall be inserted, namely:—

"(*eea*) the conditions and the manner subject to which a person may be registered as an Overseas Citizen of India Cardholder under sub-section (*1*) of section 7A;

(eeb) the manner of making declaration for renunciation of Overseas Citizen of India Card under sub-section (I) of section 7C;".

Amendment of Third Schedule.

6. In the principal Act, in the Third Schedule, in clause (c), the following proviso shall be inserted, namely:—

"Provided that if the Central Government is satisfied that special circumstances exist, it may, after recording the circumstances in writing, relax the period of twelve months up to a maximum of thirty days which may be in different breaks.".

Repeal and savings.

7. (1) The Citizenship (Amendment) Ordinance, 2015 is hereby repealed.

Ord. 1 of 2015.

(2) Notwithstanding such repeal, anything done or any action taken under the principal Act, as amended by the said Ordinance, shall be deemed to have been done or taken under the corresponding provisions of the principal Act, as amended by this Act.

Assented to on 5th May, 2015

THE APPROPRIATION (RAILWAYS) No. 2 ACT, 2015

No. 13 of 2015

AN ACT

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of India for the services of the financial year 2015-16 for the purposes of Railways.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Appropriation (Railways) No. 2 Act, 2015.

Short title.

- 2. From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate [inclusive of the sums specified in column 3 of the Schedule to the Appropriation (Railways) Vote on Account Act, 2015] to the sum of three lakh seventy-seven thousand two hundred thirty-seven crores, ninety-one lakh and eighty thousand rupees towards defraying the several charges which will come in course of payment during the financial year 2015-16, in respect of the services relating to Railways specified in column 2 of the Schedule.
- Issue of Rs. 377237,91,80,000 out of the Consolidated Fund of India for the financial year 2015-16.
- **3.** The sums authorised to be paid and applied from and out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

Appropriation.

THE SCHEDULE

(See sections 2 and 3)

1	2		3		
No. of	Services and purposes	Sums not exceeding			
Vote		Voted by Parliament	Charged on the Consolidated Fund	Total	
		Rs.	Rs.	Rs.	
1	Railway Board	302,84,00,000		302,84,00,000	
2	Miscellaneous Expenditure (General)	905,31,32,000	2,11,00,000	907,42,32,000	
3	General Superintendence and Services on Railways	6992,79,48,000	1,16,30,000	6993,95,78,000	
4	Repairs and Maintenance of Permanent Way and Works	11657,54,85,000	38,61,000	11657,93,46,000	
5	Repairs and Maintenance of Motive Power	5464,56,19,000		5464,56,19,000	
6	Repairs and Maintenance of Carriages and Wagons	12545,11,69,000		12545,11,69,000	
7	Repairs and Maintenance of Plant and Equipment	7238,18,46,000	3,15,000	7238,21,61,000	
8	Operating Expenses — Rolling Stock and Equipment	11387,93,09,000		11387,93,09,000	
9	Operating Expenses — Traffic	22124,02,41,000	1,32,00,000	22125,34,41,000	
10	Operating Expenses — Fuel	30295,83,73,000		30295,83,73,000	
11	Staff Welfare and Amenities	5861,44,85,000		5861,44,85,000	
12	Miscellaneous Working Expenses	6220,07,22,000	111,07,62,000	6331,14,84,000	
13	Provident Fund, Pension and Other Retirement Benefits	34574,38,14,000	51,60,000	34574,89,74,000	
14	Appropriation to Funds	57125,71,00,000		57125,71,00,000	
15	Dividend to General Revenues, Repayment of loans taken from General Revenues and Amortization of Over-Capitalization	10810,74,00,000		10810,74,00,000	
16	Assets—Acquisition, Construction and Replacement—				
	Other Expenditure				
	Capital	131561,86,15,000	107,31,06,000	131669,17,21,000	
	Railway Funds	20294,80,61,000	4,92,43,000	20299,73,04,000	
	Railway Safety Fund	1645,77,84,000	13,00,000	1645,90,84,000	
	Total:	377008,95,03,000	228,96,77,000	377237,91,80,000	

Assented to on 12th May, 2015

THE REGIONAL RURAL BANKS (AMENDMENT) ACT, 2015 No. 14 of 2015

AN ACT

further to amend the Regional Rural Banks Act, 1976.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. (1) This Act may be called the Regional Rural Banks (Amendment) Act, 2015.

Short title and commencement.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Act.

Amendment of section 3.

2. In the Regional Rural Banks Act, 1976 (hereinafter referred to as the principal Act), in section 3, in sub-section (3), in clause (c),—

(a) the words "during the first five years of its functioning" shall be omitted;

21 of 1976.

(b) the proviso shall be omitted.

Amendment of section 5.

- **3.** In the principal Act, in section 5,—
- (a) for the words "five crores of rupees divided into five lakes of fully paid-up shares of one hundred rupees each", the words "two thousand crore of rupees, divided into two hundred crore of fully paid-up shares of ten rupees each" shall be substituted;
- (b) in the proviso, for the words "twenty-five lakhs of rupees, and the shares shall be, in all cases, fully paid-up shares of one hundred rupees each", the words "one crore of rupees, and the shares shall be, in all cases, fully paid-up shares of ten rupees each" shall be substituted.

Amendment of section 6.

- **4.** In the principal Act, in section 6,—
- (a) in sub-section (1), for the words "twenty-five lakhs of rupees or exceed one crore of rupees", the words "one crore of rupees" shall be substituted;
 - (b) in sub-section (2), the following provisos shall be inserted, namely:—

"Provided that in case the Regional Rural Bank raises its capital from sources other than the Central Government or the State Government or the Sponsor Bank, the shareholding of the Central Government and the Sponsor Bank shall not be less than fifty-one per cent.:

Provided further that the Central Government shall consult the concerned State Government if the level of shareholding in the Regional Rural Bank of such State Government is reduced below fifteen per cent.";

- (c) after sub-section (2), the following sub-section shall be inserted, namely:—
- "(2A) The Central Government may, in consultation with the Sponsor Bank and the State Government, by notification, either raise or reduce the limit of shareholding of the Central Government, the State Government or the Sponsor Bank specified in sub-section (2):

Provided that the Central Government shall consult the concerned State Government before reducing the limit of shareholding of such State Government.":

- (d) in sub-section (3), after the words, brackets and figure "as is specified in sub-section (2)", the words, brackets, figure and letter "or, as the case may be, notified by the Central Government under sub-section (2A)" shall be inserted.
- **5.** In the principal Act, in section 9, in sub-section (1),—

- "Provided that no person shall be nominated as a director, if he is already a director on the Board of any other Regional Rural Bank;";
- (b) after clause (e), the following clause shall be inserted, namely:—

(a) in clause (a), the following proviso shall be inserted, namely:—

- "(f) such number of directors elected by the shareholders other than the directors nominated by the Central Government, the State Government, the Sponsor Bank and other institutions owned or controlled by the Central Government or the State Government, whose names are entered in the register of shareholders of the Regional Rural Bank at least ninety days before the date of the meeting in which the election of directors takes place on the following basis, namely:—
 - (i) where the total amount of equity share capital issued to such shareholders is ten per cent. or less of the total issued equity capital, one director shall be elected from such shareholders;

Amendment of section 9.

- (*ii*) where the total amount of equity share capital issued to such shareholders is more than ten per cent. but less than twenty-five per cent. of the total issued equity capital, two directors shall be elected from the shareholders including the shareholders referred to in sub-clause (*i*);
- (*iii*) where the total amount of equity share capital issued to such shareholders is twenty-five per cent. or more of the total issued equity capital, three directors shall be elected from the shareholders including shareholders referred to in sub-clauses (*i*) and (*ii*).";
- (c) after sub-section (2), the following sub-section shall be inserted, namely:—
- "(3) The Central Government may appoint an officer of the Central Government on the Board of Regional Rural Banks, if it considers necessary for the purposes of effective functioning of the Regional Rural Banks.".
- **6.** In the principal Act, for section 10, the following section shall be substituted, namely:—

Substitution of new section for section 10.

"10. A director nominated under clause (a) of sub-section (1) of section 9 shall hold office during the pleasure of the Central Government and for such term, not exceeding three years, from the date on which he assumes his office, as the Central Government may specify at the time of his nomination and shall be eligible for renomination:

Term of office of director

Provided that no such director shall hold office either continuously or intermittently for a period exceeding six years.".

7. In the principal Act, in section 19, in sub-section (I), for the figures, letters and words "31st day of December", the figures, letters and words "31st day of March" shall be substituted.

Amendment of section 19.

Assented to on 12th May, 2015

THE APPROPRIATION (No. 2) ACT, 2015

No. 15 of 2015

AN ACT

to authorise payment and appropriation of certain sums from and out of the Consolidated Fund of India for the services of the financial year 2015-16.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Appropriation (No. 2) Act, 2015.

Short title.

Issue of

2. From and out of the Consolidated Fund of India there may be paid and applied sums not exceeding those specified in column 3 of the Schedule amounting in the aggregate [inclusive of the sums specified in column 3 of the Schedule to the Appropriation (Vote on Account) Act, 2015] to the sum of sixty-two lakh three thousand five hundred ninety-seven crore and sixty-four lakh rupees towards defraying the several charges which will come in the course of payment during the financial year 2015-16 in respect of the services specified in column 2 of the Schedule.

Rs. 6203597,64,00,000 out of the Consolidated Fund of India for the financial year 2015-16.

3. The sums authorised to be paid and applied from and out of the Consolidated Fund of India by this Act shall be appropriated for the services and purposes expressed in the Schedule in relation to the said year.

Appropriation.

4. References to Ministries or Departments in the Schedule are to such Ministries or Departments as existing immediately before the 23rd December, 2014 and shall, on or after that date, be construed as references to the appropriate Ministries or Departments as reconstituted from time to time.

Construction of references to Ministries and Departments in the Schedule.

8 of 2015.

THE SCHEDULE

(See sections 2, 3 and 4)

1	2			3	
No.				Sums not exceeding	
of Vote	Services and purposes		Voted by Parliament	Charged on the Consolidated Fund	Total
			Rs.	Rs.	Rs.
1	Department of Agriculture and Cooperation Ro	evenue apital	16959,36,00,000 44,99,00,000		16959,36,00,000 44,99,00,000
2	Department of Agricultural Research and Education	evenue	6320,00,00,000		6320,00,00,000
3	Department of Animal Husbandry, Dairying and Fisheries	evenue apital	2120,22,00,000 15,94,00,000	 	2120,22,00,000 15,94,00,000
4	Atomic Energy	evenue apital	7583,51,00,000 4500,43,00,000	1,00,00,000 50,00,000	7584,51,00,000 4500,93,00,000
5		evenue apital	4168,65,00,000 691,00,00,000		4168,65,00,000 691,00,00,000
6	Ministry of Ayurveda, Yoga and Naturopathy, Unani, Siddha and Homoeopathy (AYUSH) Ro	evenue apital	1197,00,00,000 17,00,00,000	 	1197,00,00,000 17,00,00,000
7	Department of Chemicals and Petrochemicals Ro	evenue apital	223,15,00,000 32,03,00,000		223,15,00,000 32,03,00,000
8	Department of Fertilisers Ro	evenue apital	77097,76,00,000 50,04,00,000		77097,76,00,000 50,04,00,000
9	Department of Pharmaceuticals Ro	evenue apital	258,94,00,000 8,00,000		258,94,00,000 8,00,000
10		apital	813,34,00,000 2528,20,00,000		813,34,00,000 2528,20,00,000
11		apital	606,00,00,000 1100,00,00,000		606,00,00,000 1100,00,00,000
12	Department of Commerce	evenue apital	4990,01,00,000 101,50,00,000		4990,01,00,000 101,50,00,000
13		apital	2613,58,00,000 2,61,00,000		2613,58,00,000 2,61,00,000
14		apital	19494,06,00,000 336,65,00,000	20,00,000	19494,26,00,000 336,65,00,000
15 16	Department of Telecommunications	evenue apital	13284,10,00,000 2590,50,00,000		13284,10,00,000 2590,50,00,000
10	Technology Re	evenue apital	2482,85,00,000 147,15,00,000		2482,85,00,000 147,15,00,000
17	Department of Consumer Affairs Ro	evenue apital	256,07,00,000 20,70,00,000		256,07,00,000 20,70,00,000
18	Department of Food and Public Distribution Ro	evenue apital	125950,30,00,000 10587,25,00,000		125950,30,00,000 10587,25,00,000
19	Ministry of Corporate Affairs Re	evenue apital	242,78,00,000 29,10,00,000		242,78,00,000 29,10,00,000
20	Ministry of Culture	evenue apital	2091,50,00,000 77,50,00,000		2091,50,00,000 77,50,00,000
21	Ministry of Defence	evenue apital	20188,58,00,000 3653,03,00,000	<i>61,00,000 35,00,00,000</i>	20189,19,00,000 3688,03,00,000
22	Defence Pensions Re	evenue	54499,26,00,000	74,00,000	54500,00,00,000
23	Defence Services—Army Re	evenue	106994,27,00,000	46,56,00,000	107040,83,00,000
24	Defence Services—Navy Re	evenue	16110,62,00,000	15,02,00,000	16125,64,00,000
25	Defence Services—Air Force Ro	evenue	24295,79,00,000	4,30,00,000	24300,09,00,000

1	2		3			
No.				Sums not exceeding	7	
of Vote	Services and purposes		Voted by Parliament	Charged on the Consolidated Fund	Total	
			Rs.	Rs.	Rs.	
26	Defence Ordnance Factories		14697,73,00,000	8,00,00,000	14705,73,00,00	
27	Defence Services—Research and Development		6634,46,00,000	63,00,000	6635,09,00,00	
28 29	Capital Outlay on Defence Services	Capitai	94451,50,00,000	136,50,00,000	94588,00,00,00	
2)	Region	Revenue Capital	2205,74,00,000 327,00,00,000	 	2205,74,00,000 327,00,00,000	
30	Ministry of Drinking Water and Sanitation	Revenue	6243,87,00,000		6243,87,00,000	
31	Ministry of Earth Sciences	Revenue Capital	1497,56,00,000 125,02,00,000	10,00,000 	1497,66,00,00 125,02,00,000	
32	Ministry of Environment, Forests and					
	Climate Change	I	1888,81,00,000 48,79,00,000	 	1888,81,00,000 48,79,00,000	
33	Ministry of External Affairs	Revenue Capital	11238,00,00,000 3728,80,00,000	3,00,000 	11238,03,00,00 3728,80,00,000	
34	Department of Economic Affairs	Revenue Capital	17774,88,00,000 5601,69,00,000	 	17774,88,00,000 5601,69,00,000	
35	Department of Financial Services	Revenue Capital	15311,80,00,000 17495,00,00,000	 	15311,80,00,00 17495,00,00,00	
	Charged.—Interest Payments	Revenue	••	476089,17,00,000	476089,17,00,00	
37	Transfers to State and Union territory Governments	Revenue Capital	35205,00,00,000	88864,52,00,000 12600,00,00,000	124069,52,00,00 12600,00,00,00	
38	Loans to Government Servants, etc		200,00,00,000		200,00,00,00	
	Charged.—Repayment of Debt	*		4233227,78,00,000	4233227,78,00,00	
40	Department of Expenditure	Revenue	156,84,00,000		156,84,00,00	
41	Pensions	Revenue	27145,00,00,000	140,00,00,000	27285,00,00,00	
42	Indian Audit and Accounts Department	Revenue Capital	3545,34,00,000 15,00,00,000	117,05,00,000 	3662,39,00,00 15,00,00,00	
43	Department of Revenue	Revenue Capital	16081,67,00,000 106,00,00,000	2,00,000 	16081,69,00,00 106,00,00,00	
44	Direct Taxes	Revenue Capital	4832,36,00,000 576,20,00,000	 	4832,36,00,00 576,20,00,00	
45	Indirect Taxes	Revenue Capital	5000,99,00,000 663,61,00,000	50,00,000 	5001,49,00,00 663,61,00,00	
46	Department of Disinvestment		44,00,00,000		44,00,00,00	
47	Ministry of Food Processing Industries		505,51,00,000		505,51,00,00	
48		Capital	31501,32,00,000 867,35,00,000		31501,32,00,00 867,35,00,00	
49	Department of Health Research		1018,17,00,000		1018,17,00,00	
50	Department of AIDS Control	Revenue Capital	1347,00,00,000 50,00,00,000	 	1347,00,00,00 50,00,00,00	
51	Department of Heavy Industry	Revenue Capital	275,73,00,000 1349,00,00,000	 	275,73,00,00 1349,00,00,00	
52	Department of Public Enterprises		19,00,00,000		19,00,00,00	
53	Ministry of Home Affairs	Revenue Capital	1521,57,00,000 48,43,00,000	 	1521,57,00,00 48,43,00,00	
54	Cabinet		416,99,00,000		416,99,00,00	
55	Police	Revenue Capital	53568,83,00,000 9015,49,00,000	12,28,00,000 7,92,00,000	53581,11,00,00 9023,41,00,00	

1	2			3		
No.				Sums not exceeding		
of Vote	Services and purposes	Voted by Parliament	Charged on the Consolidated Fund	Total		
56	Other Expenditure of the Ministry of		Rs.	Rs.	Rs.	
	Home Affairs	. Revenue Capital	2206,03,00,000 358,53,00,000	3,00,000	2206,06,00,000 358,53,00,000	
57	Transfers to Union territory Governments		1696,00,00,000		1696,00,00,000	
58	Ministry of Housing and Urban Poverty Alleviation	Capital . Revenue	72,00,00,000 5634,47,00,000	 	72,00,00,000 5634,47,00,000	
59	Department of School Education and Literacy	Davanua	69794,50,00,000		69794,50,00,000	
60	Department of Higher Education					
			26855,26,00,000		26855,26,00,000	
61	Ministry of Information and Broadcasting	Capital	3686,11,00,000 25,00,00,000		3686,11,00,000 25,00,00,000	
62	Ministry of Labour and Employment	Capital	5522,41,00,000 46,30,00,000		5522,41,00,000 46,30,00,000	
63	Election Commission	. Revenue Capital	76,00,00,000 4,00,00,000		76,00,00,000 4,00,00,000	
64	Law and Justice	Revenue Capital	3420,90,00,000 102,75,00,000		3420,90,00,000 102,75,00,000	
	Charged.—Supreme Court of India	. Revenue	155,00,00,000		155,00,00,000	
66	Ministry of Micro, Small and Medium Enterprises	Revenue Capital	2997,12,00,000 10,30,00,000	 	2997,12,00,000 10,30,00,000	
67	Ministry of Mines		1100,85,00,000 54,78,00,000	8,00,000	1100,93,00,000 54,78,00,000	
68	Ministry of Minority Affairs		3618,11,00,000 120,00,00,000	 	3618,11,00,000 120,00,00,000	
69	Ministry of New and Renewable Energy		2708,21,00,000 95,00,00,000	 	2708,21,00,000 95,00,00,000	
70	Ministry of Overseas Indian Affairs		106,17,00,000	 	106,17,00,000 12,00,00,000	
71	Ministry of Panchayati Raj		94,75,00,000		94,75,00,000	
72	Ministry of Parliamentary Affairs		15,57,00,000		15,57,00,000	
73	Ministry of Personnel, Public Grievances and			7.62.00.000		
	Pensions	Capital	1023,03,00,000 120,75,00,000	7,62,00,000 2,50,00,000	1030,65,00,000 123,25,00,000	
	Charged.—Central Vigilance Commission			27,68,00,000	27,68,00,000	
75	Ministry of Petroleum and Natural Gas	Revenue Capital	30124,55,00,000 1,00,00,000		30124,55,00,000 1,00,00,000	
76	Ministry of Planning	. Revenue Capital	1846,85,00,000 364,78,00,000		1846,85,00,000 364,78,00,000	
77	Ministry of Power	Revenue Capital	6319,53,00,000 1952,30,00,000		6319,53,00,000 1952,30,00,000	
	CHARGED.—Staff, Household and Allowances of the President	. Revenue		46,00,00,000	46,00,00,000	
79	Lok Sabha	. Revenue	598,73,00,000	87,00,000	599,60,00,000	
80	Rajya Sabha Charged.—Union Public Service Commission		335,32,00,000	1,07,00,000	336,39,00,000	
0.2			4.05.00.000	200,00,00,000	200,00,00,000	
82 83	Secretariat of the Vice-President	Revenue	4,05,00,000		4,05,00,000 16560,00,00,000	
84	Department of Rural Development	Capital Revenue	62508,24,00,000 114047,58,00,000	10,50,00,000	62518,74,00,000 114047,58,00,000	
85	Department of Land Resources		1637,50,00,000		1637,50,00,000	
86	Department of Science and Technology		3843,98,00,000 17,82,00,000	2,00,000	3844,00,00,000 17,82,00,000	

1	2		3		
No.			Sums not exceeding		
of Vote	Services and purposes		Voted by Parliament	Charged on the Consolidated Fund	Total
87	Department of Scientific and Industrial		Rs.	Rs.	Rs.
	Research		4024,00,00,000 7,00,00,000		4024,00,00,000 7,00,00,000
88	Department of Biotechnology	Revenue	1625,14,00,000		1625,14,00,000
89	Ministry of Shipping	Revenue Capital	1393,71,00,000 386,08,00,000		1393,71,00,000 386,08,00,000
90	Ministry of Skill Development and Entrepreneurship	Revenue	1543,46,00,000		1543,46,00,000
91	Department of Social Justice and Empowerment	Revenue Capital	6062,58,00,000 462,24,00,000	 	6062,58,00,000 462,24,00,000
92	Department of Disability Affairs	Revenue Capital	601,94,00,000 35,00,00,000		601,94,00,000 35,00,00,000
93	Department of Space	Revenue Capital	3922,69,00,000 3464,50,00,000	60,00,000 40,00,000	3923,29,00,000 3464,90,00,000
94	Ministry of Statistics and Programme Implementation	Revenue Capital	4816,72,00,000 10,15,00,000		4816,72,00,000 10,15,00,000
95	Ministry of Steel		88,13,00,000		88,13,00,000
96	Ministry of Textiles		4136,10,00,000 138,70,00,000		4136,10,00,000 138,70,00,000
97	Ministry of Tourism	Revenue Capital	1568,02,00,000 5,05,00,000	 	1568,02,00,000 5,05,00,000
98	Ministry of Tribal Affairs	Revenue Capital	778,60,00,000 70,00,00,000	3970,61,00,000 	4749,21,00,000 70,00,00,000
99	Andaman and Nicobar Islands	Revenue Capital	3286,72,00,000 573,65,00,000	1,00,000 	3286,73,00,000 573,65,00,000
100	Chandigarh	Revenue Capital	3233,26,00,000 570,94,00,000	27,27,00,000	3260,53,00,000 570,94,00,000
101	Dadra and Nagar Haveli	Capital	598,47,00,000 308,96,00,000	3,00,000	598,50,00,000 308,96,00,000
102	Daman and Diu	Capital	1377,51,00,000 403,89,00,000	2,00,000	1377,53,00,000 403,89,00,000
103	Lakshadweep	Revenue Capital	974,79,00,000 179,99,00,000		974,79,00,000 179,99,00,000
104	Department of Urban Development	Revenue Capital	7448,41,00,000 9202,06,00,000	66,77,00,000 115,00,00,000	7515,18,00,000 9317,06,00,000
105	Public Works	Capital	1591,28,00,000 749,76,00,000	80,00,000 1,00,00,000	1592,08,00,000 750,76,00,000
106	Stationery and Printing	Revenue Capital	256,69,00,000 1,00,00,000	 	256,69,00,000 1,00,00,000
107	Ministry of Water Resources, River				
	Development and Ganga Rejuvenation	Capital	6235,21,00,000 144,72,00,000	 1,10,00,000	6235,21,00,000 145,82,00,000
108	Ministry of Women and Child Development		10382,40,00,000		10382,40,00,000
109	Ministry of Youth Affairs and Sports	Revenue Capital	1540,23,00,000 90,00,000		1540,23,00,000 90,00,000
		Total:	1387654,23,00,000	4815943,41,00,000	6203597,64,00,000

Assented to on 13th May, 2015

THE WAREHOUSING CORPORATIONS (AMENDMENT) ACT, 2015 No. 16 of 2015

AN ACT

further to amend the Warehousing Corporations Act, 1962.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Warehousing Corporations (Amendment) Act, 2015.

2. In the Warehousing Corporations Act, 1962 (hereinafter referred to as the principal

Act), for section 5, the following section shall be substituted, namely:—

"5. Notwithstanding anything contained in the Acts mentioned in this section,

the shares of the Central Warehousing Corporation shall be deemed to be—

(a) included among other securities enumerated in section 20 of the Indian Trusts Act, 1882; and

(b) the approved securities for the purposes of the Insurance Act, 1938 and the Banking Regulation Act, 1949.".

Short title.

Substitution of new section

for section 5.

58 of 1962.

Certain shares to be approved securities.

2 of 1882.

4 of 1938. 10 of 1949. Amendment of section 27.

3. In the principal Act, in section 27, for sub-section (4), the following sub-section shall be substituted, namely:—

"(4) The bonds and debentures of a State Warehousing Corporation may be guaranteed by the appropriate Government on the recommendation of the Board of Directors of the State Warehousing Corporation at the time such bonds or debentures are issued.".

Amendment of section 30.

4. In the principal Act, in section 30, in sub-section (2), the proviso shall be omitted.

Amendment of section 31.

5. In the principal Act, in section 31, in sub-section (8), the proviso shall be omitted.

Amendment of section 39.

6. In the principal Act, in section 39, both the provisos shall be omitted.

Assented to on 13th May, 2015

THE REPEALING AND AMENDING ACT, 2015

No. 17 of 2015

AN ACT

to repeal certain enactments and to amend certain other enactments.

BE it enacted by Parliament in the Sixty-sixth Year of the Republic of India as follows:—

1. This Act may be called the Repealing and Amending Act, 2015.

Short title.

2. The enactments specified in the First Schedule are hereby repealed to the extent mentioned in the fourth column thereof.

Repeal of

3. The enactments specified in the Second Schedule are hereby amended to the extent and the manner mentioned in the fourth column thereof.

certain enactments. Amendment of certain enactments.

4. The repeal by this Act of any enactment shall not affect any Act in which such enactment has been applied, incorporated or referred to;

Savings.

and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any past act or thing;

nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing usage, custom, privilege, restriction, exemption, office or appointment, notwithstanding that the same respectively may have been in any manner affirmed, recognised or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment provide or restore any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, procedure or other matter or thing not now existing or in force.

THE FIRST SCHEDULE

(See section 2)

REPEALS

Year	No.	Short title	Extent of repeal
1897	4	The Indian Fisheries Act, 1897	The whole.
1947	47	The Foreign Jurisdiction Act, 1947	The whole.
1978	49	The Sugar Undertakings (Taking Over of Management) Act, 1978	The whole.
1999	30	The Representation of the People (Amendment) Act, 1999	The whole.
1999	33	The Indian Majority (Amendment) Act, 1999	The whole.
1999	34	The Administrators-General (Amendment) Act, 1999	The whole.
1999	36	The Notaries (Amendment) Act, 1999	The whole.
1999	39	The Marriage Laws (Amendment) Act, 1999	The whole.
2001	30	The Repealing and Amending Act, 2001	The whole.
2001	49	The Mariage Laws (Amendment) Act, 2001	The whole.
2001	51	The Indian Divorce (Amendment) Act, 2001	The whole.
2002	26	The Indian Succession (Amendment) Act, 2002	The whole.
2002	37	The Legal Services Authorities (Amendment) Act, 2002	The whole.
2002	72	The Representation of the People (Third Amendment) Act, 2002	2 The whole.
2003	3	The Transfer of Property (Amendment) Act, 2002	The whole.
2003	4	The Indian Evidence (Amendment) Act, 2002	The whole.
2003	6	The Representation of the People (Second Amendment) Act, 2002	The whole.
2003	9	The Representation of the People (Amendment) Act, 2002	The whole.
2003	24	The Election Laws (Amendment) Act, 2003	The whole.
2003	40	The Representation of the People (Amendment) Act, 2003	The whole.
2003	46	The Election and Other Related Laws (Amendment) Act, 2003	The whole.

Year	No.	Short title	Extent of repeal
2003	5 0	The Marriage Laws (Amendment) Act, 2003	The whole.
2004	2	The Representation of the People (Second Amendment)	The whole.
		Act, 2003	
2004	3	The Delimitation (Amendment) Act, 2003	The whole.
2005	4	The Delegated Legislation Provisions (Amendment)	The whole.
		Act, 2004	
2005	39	The Hindu Succession (Amendment) Act, 2005	The whole.
2006	31	The Parliament (Prevention of Disqualification)	The whole.
		Amendment Act, 2006	
2008	9	The Delimitation (Amendment) Act, 2008	The whole.
2008	10	The Representation of the People (Amendment) Act, 2008	The whole.
2009	41	The Representation of the People (Amendment) Act, 2009	The whole.
2010	30	The Personal Laws (Amendment) Act, 2010	The whole.
2010	36	The Representation of the People (Amendment) Act, 2010	The whole.
2012	29	The Anand Marriage (Amendment) Act, 2012	The whole.
2012	33	The Administrators-General (Amendment) Act, 2012	The whole.
2013	28	The Parliament (Prevention of Disqualification)	The whole.
		Amendment Act, 2013	

THE SECOND SCHEDULE

(See section 3)

AMENDMENTS

Year	No.	Short title	Amendments
2013	25	The Prohibition of Employment as Manual Scavengers and their Rehabilitation Act, 2013	In the proviso to sub-section (3) of section 1, for the words "the notification", the words "the said notification" shall be substituted.
2014	17	The Whistle Blowers Protection Act, 2011	(a) In the Enacting Formula, for the words "Sixty-second Year", the words "Sixty-fifth Year" shall be substituted; and
			(b) in sub-section (1) of section 1, for the figures "2011", the figures "2014" shall be substituted.